

SEP 25 2006

Attorney's Docket No.: 07844-731001
Client's Ref. No.: M142

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Number of pages including this page 4

Applicant : David George, et al.
Serial No. : 09/875,549
Filed : June 6, 2001

Art Unit : 2195
Examiner : Kenneth Tang

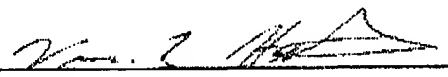
Title : System and Method for Providing Information and Associating Information

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

A Response to Restriction Requirement dated September 25, 2006, is attached.

Respectfully submitted,

Date: September 25, 2006


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SEP 25 2006

Attorney's Docket No.: 07844-731001 / M142

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Sho Kuwamoto, et al. Art Unit : 2195
Serial No. : 09/875,549 Examiner : Kenneth Tang
Filed : June 6, 2001
Title : SYSTEM AND METHOD FOR PROVIDING INFORMATION AND
ASSOCIATING INFORMATION

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

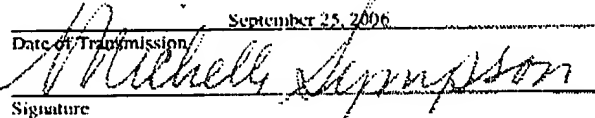
Responsive to the action mailed August 23, 2006, Group 1 (claims 9, 11-13, 15, 17-18, 27, 29-31, 33, and 35-36) is elected, in accordance with the restriction/election requirement. Furthermore, the restriction is respectfully traversed.

The restriction requirement is improper under M.P.E.P. 806.05(c) because two-way distinctness has not been demonstrated. The restriction requirement also is improper under M.P.E.P. 806.05(d) because the Examiner has not shown that the alleged subcombinations do not overlap in scope and are not obvious variants, and that at least one of the alleged subcombinations is separately usable.

In particular, the restriction requirement does not assert that the alleged subcombinations do not overlap in scope and are not obvious variants of one another, as required by M.P.E.P. 806.05(d). Further, no evidence is provided in the restriction requirement to show that either the alleged subcombination characterized by "copying non-server side code associated with an original file into a working file" and "inserting the server side code results into the working file" or the alleged subcombination characterized by "locating a start identifier and an end identifier in

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